CONTOS & BUNCH 5855 Topanga Canyon Boulevard 2 Suite 400 Woodland Hills, California 91367-4694 3 Telephone (818) 716-9400 4 5 Attorneys for Defendant and ORIGINAL FILED Cross-Complainant GERALD ARMSTRONG 6 7 8 SUPERIOR COURT OF THE STATE OF CALIFORN COUNTY CLERK 9 FOR THE COUNTY OF LOS ANGELES 10 11 CHURCH OF SCIENTOLOGY OF CASE NO.: C 420 153 12 CALIFORNIA, a California Corporation, [Severed Action] 13 Plaintiff, SEPARATE STATEMENT OF CROSS-14 COMPLAINANT GERALD ARMSTRONG IN RESPONSE TO STATEMENT OF VS. 15 UNDISPUTED MATERIAL FACTS OF GERALD ARMSTRONG, et al., CROSS-DEFENDANT CHURCH OF 16 SCIENTOLOGY OF CALIFORNIA 17 Defendants. DATE: 11/19/86 9:00 a.m. TIME: 18 DEPT: "57" AND RELATED CROSS-ACTIONS. 19 20 COMES NOW cross-complainant Gerald Armstrong and 21 responds to the Statement of Undisputed Material Facts of 22 cross-defendant Church of Scientology of California, as 23 follows: 24 111 25 111 26 111 27 111 28 111

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No. 1.

Gerald Armstrong failed to exercise reasonable diligence to discover the facts constituting his claim of fraud.

RESPONSE

Cross-complainant disagrees that said facts are undisputed.

No. 2.

In 1969, Gerald Armstrong read all or portions of at least the following books describing Dianetics and Scientology: DIANETICS, THE MODERN SCIENCE OF MENTAL HEALTH; SCIENCE OF SURVIVAL; PROBLEMS OF WORK; NEW SLANT ON LIFE; INTRODUCTION TO SCIENTOLOGY ETHICS; 8-8008; 8-80; CREATION OF HUMAN ABILITY; and the PHOENIX LECTURES.

RESPONSE

Cross-complainant agrees that said facts are undisputed, however, they are irrelevant to the subject motion.

No. 3.

In 1970, Gerald Armstrong further studied all of the materials listed in No. 1 (sic) above in addition to at least the following publications: HISTORY OF MAN; HUBBARD'S STANDARD DIANETICS COURSE; the STUDY TAPES; and the HUBBARD OUALIFIED SCIENTOLOGIST COURSE.

RESPONSE

Cross-complainant disagrees that said facts are undisputed.

No. 4.

Between 1971 and 1975, while Gerald Armstrong was a member of the Sea Organization, he read all or portions of at least the following Scientology publications: DIANETICS TODAY; THE SCIENTOLOGY DICTIONARY; VOLUME 0; SCIENTOLOGY PICTURE BOOK; and SCIENTOLOGY, A NEW RELIGION EMERGES IN THE SPACE AGE.

RESPONSE

Cross-complainant agrees that said facts are undisputed, however, they are irrelevant to the subject motion.

No. 5.

Gerald Armstrong was assigned to the Rehabilitation Project Force from July 1, 1976 to December 1, 1977.

RESPONSE

Cross-complainant agrees that said fact is undisputed.

No. 6.

By December 1, 1977, when Gerald Armstrong graduated from the Rehabilitation Project Force in Clearwater, Florida, he had read all or portions of at least the following Scientology publications in addition to studying further those listed above in Nos. 1, 2, and 5: WHAT IS SCIENTOLOGY; VOLUNTEER MINISTER'S HANDBOOK; DIANETICS, THE ORIGINAL THESIS; E METER; HOW TO OPERATE THE E METER; E METER ESSENTIALS; PHILADELPHIA DOCTORATE COURSE TAPES.

RESPONSE

Cross-complainant disagrees that said facts are undisputed. In addition, they are irrelevant to the subject motion.

No. 7.

Gerald Armstrong has testified that, between late 1975 and December 1, 1977, he learned that information provided by parishioners during the auditing process was not held confidential, but was instead obtained and disseminated between members of the Guardian's Office.

RESPONSE

Cross-complainant disagrees that said facts are undisputed.

No. 8.

Gerald Armstrong has testified that, in 1976, he decided not to receive any more auditing as a result of his belief that auditing information was not kept strictly confidential.

RESPONSE

Cross-complainant agrees that said fact is undisputed.

No. 9.

Gerald has testified that, while assigned to the RPF in Clearwater, he participated in going through the auditing files of other RPF members for the purpose of "culling" from these files all "crimes and incidents for which [the RPF members] could be blackmailed".

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RESPONSE

Cross-complainant agrees that said facts are undisputed.

No. 10.

Gerald Armstrong has testified that, while assigned to the RPF in Clearwater, he believed that his own auditing files were being reviewed by members of the Guardian's Office.

RESPONSE

Cross-complainant agrees that said facts are undisputed.

No. 11.

Gerald Armstrong has testified that he did not feel that auditing had solved the problem essential to him after having received 40 hours of auditing in April, 1970.

RESPONSE

Cross-complainant agrees that said facts are undisputed.

No. 12.

Gerald Armstrong did not feel he had obtained the desired result, and complained, in April, 1970, after receiving 40 hours of auditing.

RESPONSE

Cross-complainant agrees that said facts are undisputed, with the exception that the proof cited by cross-defendant does not indicate that the complaint occurred in April, 1970.

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No. 13.

Gerald Armstrong had doubts about Scientology upon completion of the Hubbard Qualified Scientologist Course in November, 1969.

RESPONSE

Cross-complainant disagrees that said facts are undisputed.

No. 14.

Gerald Armstrong believed, by the period between 1971 and 1975, that religion was a cover and that faith and belief had no part in Scientology.

RESPONSE

Cross-complainant disagrees that said facts are undisputed in that the dates are not supported by the proof.

ADDITIONAL MATERIAL FACTS WHICH

CROSS-COMPLAINANT CONTENDS ARE DISPUTED

No. 1.

While Gerald Armstrong was a member of Scientology, he was humiliated, degraded and terrorized by representatives of cross-defendant to the extent that he lost selfrespect and rationality.

PROOF

Answer to Interrogatory No. 16, p. 23, lns. 4-8; Declaration of Gerald Armstrong filed in support of opposition, pp. 9-12, pars. 8-9.

No. 2.

During the time Gerald Armstrong was in the RPF in Clearwater, he was forced to show his auditing folders to various people which humiliated, degraded and broke his will.

PROOF

Answer to Interrogatory No. 16, pp. 24-25, lns. 25-28 and lns. 1-4.

No. 3.

While Gerald Armstrong was in the RPF, he was treated like a criminal, was denied access to the outside world, was forced to perform heavy labor for long hours and was given substandard food and lodging.

PROOF

Answer to Interrogatory No. 16, p. 23, lns. 8-20, 25-27; p. 25, lns. 22-24; p. 26, lns. 4-9, 16-20.

No. 4.

In 1976, Gerald Armstrong was locked up and kept under guard by the Guardian's Office Intelligence Bureau for three weeks and was forced to write up lists of "crimes" or imagined "crimes."

PROOF

Answer to Interrogatory No. 16, p. 22, lns. 4-10.

No. 5.

On March 18, 1977, Gerald Armstrong was forced to sign a Non-Disclosure and Release Bond.

PROOF

Non-Disclosure and Release Bond, attached as

Exhibit "M."

No. 6.

While Gerald Armstrong was in the RPF, he was forced to sign several of these "bonds." He understood that he would be obligated to pay \$10,000.00 if he disclosed any information, data or knowledge about Scientology.

PROOF

Trial testimony in the underlying case of May 10, 1984, pp. 1465-66.

No. 7.

During the time Gerald Armstrong was a member of Scientology, cross-defendant adhered to Policy Letter of 23 December 1965 entitled "Suppressive Acts; Suppression of Scientology and Sicentologists; The Fair Game Law."

PROOF

Exhibit "O."

No. 8.

During the time Gerald Armstrong was a member of Scientology, cross-defendant utilized staff contracts containing language by which the staff member agreed to forbear from litigation.

PROOF

Exhibit "P."

No. 9.

Cross-defendant has allowed its attorneys to review, copy and index Gerald Armstrong's auditing files.

PROOF

Declaration of Gerald Armstrong filed in support of

opposition, pp. 1-2, pp. 3-4.

No. 10.

Cross-defendant has revealed alleged portions of Gerald Armstrong's auditing folders in a filing with this court.

PROOF

Declaration of Gerald Armstrong filed in support of opposition, pp. 5-7, par. 6.

No. 11.

The B-1 file kept by the Guardian's Office of cross-defendant contains information that Gerald Armstrong's auditing folders were culled after he left Scientology in December 1981.

PROOF

Declaration of Gerald Armstrong filed in support of opposition, pp. 7-9, par. 7.

No. 12.

Gerald Armstrong had no knowledge of the existence of B-1 files kept on individuals while he was a member of Scientology.

PROOF

Answer to Interrogatory No. 16, p. 29, lns. 17-20.

No. 13.

Gerald Armstrong had no knowledge of the existence of GO121669 before December 1981.

PROOF

Answer to Interrogatory No. 16, p. 9, lns. 14-19.

No. 14.

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During the time Gerald Armstrong was a member of Scientology, it was represented to him that if his problems were not handled by the time he reached the state of "clear," his problems would be handled by "clear." When his problems were not handled at the level of "clear," he was told that it would occur at the level of "OTIII."

PROOF

Declaration of Gerald Armstrong filed in support of opposition, p. 14, lns. 5-16.

No. 15.

Although Gerald Armstrong advised his auditor in 1976 that he decided not to continue auditing, he was assured by her that auditing reports are kept strictly confidential.

PROOF

Answer to Interrogatory No. 16, p. 21, lns. 21-28.

DATED: November _____, 1986

CONTOS & BUNCH

JULIA DRAGOJEVIC

Attorneys for Defendant and Cross-Complainant

GERALD ARMSTRONG

VERIFICATION

STATE OF CALIFORNIA, COUNTY OF

(May be used in California State or Federal Courts)

I have read the foregoing	
	CHECK APPLICABLE BARACRAPI
I am a party to this action. The	CHECK APPLICABLE PARAGRAPH
those matters which are stated on in	formation and belief, and as to those matters I believe them to be true.
true. The matters stated in the for stated on information and belief, and I am one of the attorneys for.	ized to make this verification for and on its behalf, and I make this verification for that we and on that ground allege that the matters stated in the foregoing document are regoing document are true of my own knowledge except as to those matters which are d as to those matters I believe them to be true.
this verification for and on behalf of the matters stated in the foregoing do	bsent from the county of aforesaid where such attorneys have their offices, and I make that party for that reason. I am informed and believe and on that ground allege that ocument are true. California.
l declare under penalty of perjury un	der the laws of the State of California that the foregoing is true and correct.
Type or Print Name	Signature
ACK	NOWLEDGMENT OF RECEIPT OF DOCUMENT (other than summons and complaint)
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on19	
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	PROOF OF SERVICE
STATE OF CALIFORNIA, COUNT I am employed in the county of	LOS ANGELES State of California
Blvd., Ste. 400, Wo	rty to the within action; my business address is: 5855 Topanga Canyon odland Hills CA 91367
COMPLAINANT, GERALD ARMSTE	erved the foregoing document described as SEPARATE STATEMENT OF CROSS-RONG, IN RESPONSE TO STATEMENT OF UNDISPUTED MATERIAL CHURCH OF SCIENTOLOGY OF CALIFORNIA
The state of the s	on the parties
in this action by placing a true copy t	thereof enclosed in a sealed envelope addressed as follows:
John G. Peterson, Esq.	Donald C. Randolph, Esq. Robert Geller, Esq.
PETERSON & BRYNAN 8530 Wilshire Blvd. #407	OVERLAND, BERKE, WESLEY, GELLER & WEINBERG GITS, RANDOLPH & LEVANAS 80 Boylston Street
Beverly Hills CA 90211	2566 Overland Ave., 7th Fl. Boston, Massachusetts 02116 Los Angeles CA 90064
(BY, MALL) I caused such enve	elope with postage thereon fully prepaid to be placed in the United States mail
at Woodland Hills, California. Executed on November 5	
	aused such envelope to be delivered by hand to the offices of the addressee.
(State) I declare under penalty of	f perjury under the laws of the State of California that the above is true and correct
(Federal) I declare that I am employ made.	yed in the office of a member of the bar of this court at whose direction the service was
PAMELA J. RUCKER	- Landa Kucher
Type or Print Name	Signature
STUART'S EXBROOK TIMESAVER (REVISED 6/83)	